

THE PIOCHE WEEKLY RECORD.

VOL. XLIV.

PIOCHE, NEVADA, THURSDAY, AUGUST 22, 1895.

NO. 48.

OUR WASHINGTON LETTER.

Washington, August 14, 1895.

The increasing probability of an early war between Russia and Japan has revived interest in an episode of the late war between China and Japan which would have brought about a state of affairs which might have proven very unpleasant to Japan had that war lasted just a little longer. That would have been a war with the United States; and if Japan continues to be of the same mind she is bound to have trouble with the United States if she has a war with Russia or any other country. Overlooking the fact that the United States fought a war with a much more powerful nation about that same time, Japan claimed and still claims the right in time of war to search American vessels and to take therefrom any enemy found. This claim came dangerously near to the shooting point just before the treaty of peace was signed between Japan and China. If fact, that if that document had been delayed forty-eight hours there would have been a fight, although that was not known at the time. Admiral Carpenter had signified his intention to escort an American merchant steamship to prevent her detention at a Japanese port, and the Japanese authorities had issued orders directing the commanders of the forts at the mouth of their harbor to fire upon the American vessels if that intention was carried out. Those who know Admiral Carpenter need not be told what would have happened had he been fired upon. He would have given those Japs something they failed to get during their scrap with China—a taste of real fighting; and the result would have been another war. If Japan doesn't recede from her ridiculous claim, that war is merely postponed for a time. It will be bound to come, as the right of search is one that Uncle Sam will never concede to any nation as long as he has a man to resist it.

A bright newspaper man who has just returned from a trip through Minnesota says: "Senator Davis will have his State delegation to start with, but unless he develops unexpected strength in the convention he can't hold the votes long. On leaving him the delegation will probably divide between Reed and McKinley. The Congressional delegation is committed to Reed, but McKinley has, it is thought, a majority among the Republicans of the state. The people are too busy with their crops just now to encourage or take part in political agitation of any sort. I was surprised to find among the Democrats of the state a considerable sentiment in favor of a third term for Mr. Cleveland."

It is believed that recent happenings in China and the demands made by this government had something to do with the Chinese minister and his entire legation returning to Washington from their summer outing in the midst of one of the warmest spells we have had, although that wily diplomat denies it, and says he intended when he went away to return just when he did. At any rate he is back, but in the absence of both the President and Secretary of State his presence in Washington will not be worth much to his government.

Not a little talk has been heard, and it has not been confined to Texas, either, concerning the long stay Senator Mills has made at his Washington home. He has been here nearly all the time since Congress adjourned. Repeated attempts have been made by newspaper men to interview him on the financial question, but none of them have succeeded, and if Senator Mills, who was once a strong silver man, has changed his views as some claim, he has not taken the public into his confidence. That's why there is so much talk. His enemies say that he is dodging the question, but it is only fair to Senator Mills to say that his record is not that of a dodger. He has more than once gone out of his way to express decided opinions which he knew would be a disadvantage to him. Some say that he is busy writing a book dealing with economic subjects. At any rate he isn't talking for publication this summer.

The guessers are now all at work trying to fill the vacancy in the Supreme Court made by the death of Justice Jackson, but as "everybody as is anybody" is now away from Washington they have nothing but imagination upon which to base guesses. The Bowler sense, which lasted through four sweltering days, is over, and, although not yet officially announced, the chances of the sugar men handling any of that bounty money are regarded as pretty near the zero mark.

"I see that they've nominated Coxey for governor of Ohio," said one ex-common-wealer.

"Yes," replied another, "but we won't have no such walkover as we had last summer."—Washington Star.

Student—Professor, won't you give me an idea for an essay?

Professor—Write about a student who wanted to write an essay and hadn't any ideas.—N. Y. Weekly.

Jones—"Some people do their best work in the winter. Now, I can do the clearest and most brilliant thinking when the weather is hot."

Smith—How brilliant you will be when you die.—Ex.

How to Use Charcoal in Place of Ice.

For keeping large pieces of meat and poultry here is a simple device: Have a large barrel or hogshead half filled with charcoal. Put meat hooks in a strip of joist and place across the top of the barrel. Have a netting to spread over this. This barrel may be kept in a cool place and pieces of meat be hung on the hooks. The charcoal will keep the atmosphere dry and sweet, and the netting will be a protection against insects. Should there be danger from rats or mice use wire netting.

Fresh fish may be rubbed with salt, wrapped in paper and buried in a bed of charcoal. Of course the charcoal in boxes and barrels should be changed at least once a month. It can be used for lighting fires or for broiling meats or fish. If, however, it is difficult to get a good supply of charcoal, the old can be purified by putting it into the stove with a few lighted chips and allowing it to burn until redhot. At this stage open all the windows to let the gas pass off; then close the drafts of the stove, remove the covers and leave the room. When the charcoal becomes cold, it will be ready for use again.—Ladies' Home Journal.

Very Fine Handiwork.

Dr. Heylin, in his "Life of King Charles," records that during the reign of Queen Elizabeth "there was one who wrote the Ten Commandments, the creed, the pater noster, the queen's name, and the prayer of our Lord within the compass of a penny and gave her majesty a pair of spectacles of such an artificial making that by the help thereof she did plainly and distinctly discern every letter."

A somewhat similar feat was that of a "rare piece of work brought to pass by Peter Bales, an Englishman, who also exhibited before her majesty the entire Bible written in a book, containing as many leaves as a full sized edition, but fitting into a walnut."—Boston Commonwealth.

Danger in Odd Nomenclature.

Anything out of the common in nomenclature runs the risk of being burliguesqued by unskilled tongues. The nurse who called her charges Miss "Burial" and Miss "Jones" must have made their mother wish she had never christened them Beryl and Joan. As Betsy and Jane they would have come off all right. Horses, too, with fine names get strangely miscalled in the stable. One pair known by their master as Rusteb and Solrab, degenerated first into "Rusty and Soreback," and fell ultimately into the commonplace as "the little horse and the docthor."—London Globe.

Bright favors are of Danish origin. For instance, the true lover's knot was a Danish fancy and took its name from the expression, "Truelofa"—"I plight my truth."

A German scientist says that thinking is one of the chief causes of wrinkles. Perhaps that explains how our Congressmen preserve their good looks.

Whatever may be his sentiments as to the new woman, the President evidently believes thoroughly in the new man in politics.—Washington Star.

LEGAL NOTICE.

In the District Court of the Fourth Judicial District, Of the State of Nevada, In and For the County of Lincoln.

In the Matter of the Estate of Conrad Kiel, Deceased:

E. B. Kiel, the executor of the last will and testament of said deceased, having filed his final report and account and petition for distribution of said estate.

Notice is hereby given that the hearing on the same will be had before said Court, at the Court House at Pioche in said County on the 22nd day of April A. D. 1895 at 10 o'clock a. m. of that day or so soon thereafter as the same can be heard, at which time and place all persons interested may appear and contest the same.

H. J. GOODRICH, Clerk of said Fourth Judicial District Court. Feb 21-4 w

LOCATION NOTICES

FOR SALE at this office.

SUMMONS.

In the District Court of the Fourth Judicial District, Lincoln County, State of Nevada.

The State of Nevada Sends Greeting to DAVID JONES:

You are hereby required to appear in an action commenced against you as defendant by Jesse Jones as plaintiff, in the Fourth District Court of the State of Nevada, Lincoln County, at the town of Pioche, and answer the complaint therein, which is on file with the Clerk of said Court, within ten days after the service on you of this Summons (exclusive of the day of service.) If served in said County, or twenty days if served out of said County, but within this District, and in all other cases forty days; or judgment by default will be taken against you, according to the prayer of said complaint.

The said action is brought to recover judgment against you, the said defendant for the absolute dissolution of the bonds of matrimony now existing between you and said plaintiff on the grounds that you have willfully abandoned and deserted the said plaintiff for more than a year last past and have neglected and refused to furnish her with the common necessities of life for more than a year last past, and that such neglect was not on account of poverty which could not be avoided by ordinary industry. All of which more fully appears from the complaint on file in the office of the Clerk of said Court.

And you are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to said Court for the relief demanded in said complaint. In testimony whereof, I, Geo. S. Sawyer, have hereunto set my hand this 1st day of April, A. D. 1895. GEO. S. SAWYER, Attorney for Plaintiff.



Union Pacific System

World's Pictorial Line

The SHORTEST LINE

TO ALL PRINCIPAL POINTS. TRAINS RUN AS FOLLOWS: Effective Nov. 26, 1893.

SOUTH BOUND. NORTH BOUND. 10:00 p. m. arrive, Frisco. 4:30 a. m. 7:40 p. m. arrive, Milford. 6:05 a. m. 12:10 p. m. leave, Frisco. 2:15 p. m. 7:45 a. m. leave, Salt Lake. 6:10 p. m. 3:30 a. m. arrive, Salt Lake. 6:20 p. m. 1:45 a. m. leave, Ogden. 7:30 p. m.

Trains between Frisco and Salt Lake run daily except Sundays.

Four Passenger Trains

Daily Each Way Between Salt Lake and Ogden.

Two Transcontinental Trains

Daily Each Way Between Salt Lake and the East and West.

For rates of fare and all information, call on or address M. J. EDGEMOUTH, Agent, Milford, Utah. S. H. H. CLARK, OLIVER W. MINE, E. F. J. ANDERSON, JOSEPH W. JENSEN, FREDERICK COUDERT, E. L. LOMAX, G. P. & T. Agt. E. DICKINSON, Gen'l Manager.

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RESTAURANT

AND

Chop -:- House

On Main Street

Is the Best place to call when you want the Best meal to be had in Pioche.

Meal Tickets 3 For \$1.00

The Bakery has also Fresh BREAD, PIES and CAKES Every Day.

LEGAL NOTICE.

In the District Court of the Fourth Judicial District, County of Lincoln, State of Nevada.

In the Matter of the Estate of Richard Gorman, Deceased.

Order to Show Cause Why Order of Sale of Real Estate Should not be Made.

It appearing to the Judge of said Court, by the petition this day presented and filed by J. O. GELBERT, Administrator of the Estate of Richard Gorman, deceased, praying for an order of sale of real estate, to pay the charges of Administration: It is therefore ordered by the Judge of said Court, that all persons interested in the estate of said deceased, appear before said District Court of the Fourth Judicial District, on Monday the 26th day of April, A. D. 1895, at 10 o'clock in the forenoon of said day or so soon thereafter as petitioners can be heard, at the court room of said District Court of the Fourth Judicial District, at the town of Pioche in said County of Lincoln, to show cause why an order should not be granted to said Administrator to sell so much of the real estate of the said deceased as shall be necessary; And that a copy of this order be published at least four successive weeks in the Pioche Weekly Record, a newspaper printed and published in said County.

G. P. TALBOT, District Judge. Dated March, 20, 1895.

Application for a Patent.

SUPPLEMENTAL NOTICE.

No. 929.

UNITED STATES LAND OFFICE, Carson, Nevada, April 1895.

Notice is hereby given that the Day Silver Mining Company, whose post office address is Pioche, Nevada, has this day filed an application for a patent for five hundred and twenty linear feet of the Junction mine or vein bearing silver with surface ground 290 feet in width situated in Jack Rabbit mining district, County of Lincoln, State of Nevada, and designated by the field notes and official plat on file in this office as Lot No. 48, the extension of said Lot No. 48 being as follows to wit:

Beginning at a post marked No. 1 U. S. No. 48, whence mineral monument No. 1 bears N 63° E 70 feet, thence N 29° E 20 feet, thence S 83° E 160 feet to the place of beginning containing 0.15 acres.

Conflict No. 2 Blue Bell lode beginning at post No. 2 of this survey No. 48 and running thence S 20° E 80 feet, thence N 29° E 20 feet, thence S 83° E 160 feet to the place of beginning containing 0.15 acres.

Conflict No. 3 Blue Bell lode beginning at post No. 3 of this survey No. 48 and running thence S 20° E 80 feet, thence N 29° E 20 feet, thence S 83° E 160 feet to the place of beginning containing 0.15 acres.

Total area of survey 2.97 acres. Conflict No. 1 Onondago 0.15 acres.

Conflict No. 2 Blue Bell 0.15 acres.

Conflict No. 3 Blue Bell 0.15 acres.

Containing area 2.97 acres.

Coarse expression from the true meridian with a magnetic variation of 16 deg east.

Any and all persons claiming adversely any portion of said Junction mine or surface ground, are required to file their adverse claims with the register of the United States Land Office at Carson, in the State of Nevada, during the sixty days period of publication hereof, or they will be barred by virtue of the provisions of the Statute.

G. H. GALLUP, Register.

It is hereby ordered that the foregoing notice of application for patent be published for the period of sixty days (one consecutive week) in the Pioche Weekly Record, a weekly newspaper published at Pioche, Nevada.

G. H. GALLUP, Register.

Milford and Pioche



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Notice to Creditors.

Estate of Richard Gorman, Deceased.

NOTICE IS HEREBY GIVEN BY J. O. GELBERT, Administrator of the Estate of Richard Gorman, deceased, to the creditors of, and all persons having claims against said estate, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice, to the Administrator, at his office at the Court House in Pioche, in the County of Lincoln, State of Nevada.

J. O. GELBERT, Administrator of the Estate of Richard Gorman, deceased.

Dated Pioche, Nevada, January 5th, 1895.

Dr. Price's Cream Baking Powder

World's Fair Highest Award.

H. E. FREUDENTHAL,

Notary -:- Public.

Office in the County Assessor's room at the Court-house.

T. J. OSBORNE,

ATTORNEY-AT-LAW,

Notary Public.

Office in MASONIC HALL, PIOCHE

GEO. S. SAWYER,

Attorney and Counsellor-at-Law,

Office in Lynch's Block,

PIOCHE, - NEVADA.

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NON-POISONOUS

Trade Mark.

SHARP DIP

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One gallon of this fluid will clean up in ten minutes all the dirt, grease, and grime from iron drums, rollers, and machinery. It is a perfect cleanser, and is used by all the leading manufacturers of machinery.

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Office of the PIONEER PRESS COMPANY, C. W. HORNICK, Supt. St. Paul, Minn., Sept. 7, 1894.

Eureka Chemical & Mfg Co., La Crosse, Wis.

Dear Sirs—I have been a tobacco fiend for many years and during the past two years have smoked fifteen to twenty cigars regularly every day. My whole nervous system became affected, until my physician told me I must give up the use of tobacco for the time being, at least. I tried the so-called "Keweenaw Cures," "No-To-Bac," and various other remedies, but without success, until I accidentally learned of your "BACO-CURO." Three weeks ago to-day I commenced using your preparation, and to-day I considered myself completely cured; I am in perfect health, and the horrible craving for tobacco, which every inveterate smoker fully appreciates, has completely left me. I consider your "BACO-CURO" simply wonderful, and can fully recommend it. Yours very truly, C. W. HORNICK.

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